UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/587,152	07/25/2006	Walter Stieglbauer	STIEGLBAUER ET AL 6 PCT	4971
25889 COLLARD & I	7590 02/01/2011 ROE, P.C.		EXAMINER	
1077 NORTHE	RN BOULEVARD		DANG, KET D	
ROSLYN, NY 11576			ART UNIT	PAPER NUMBER
			3742	
			MAIL DATE	DELIVERY MODE
			02/01/2011	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/587,152	STIEGLBAUER ET AL.		
Examiner	Art Unit		

	KET D. DANG	3742	
The MAILING DATE of this communication appea	ars on the cover sheet with the o	correspondence add	ress
THE REPLY FILED 14 January 2011 FAILS TO PLACE THIS A	PPLICATION IN CONDITION FOR	R ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a Not a Request for Continued Examination (RCE) in complianc time periods:	the same day as filing a Notice of ing replies: (1) an amendment, aff ice of Appeal (with appeal fee) in o	Appeal. To avoid aba idavit, or other eviden compliance with 37 C	ce, which FR 41.31; or (3)
 a)	dvisory Action, or (2) the date set forth ter than SIX MONTHS from the mailin	g date of the final rejecti	on.
Examiner Note: If box 1 is checked, check either box (a) or (I TWO MONTHS OF THE FINAL REJECTION. See MPEP 70 Extensions of time may be obtained under 37 CFR 1.136(a). The date of have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the s set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	6.07(f). on which the petition under 37 CFR 1.1 ension and the corresponding amount hortened statutory period for reply orig	36(a) and the appropria of the fee. The appropr inally set in the final Offi	te extension fee late extension fee ce action; or (2) as
2. The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter a Notice of Appeal has been filed, any reply must be filed AMENDMENTS	ision thereof (37 CFR 41.37(e)), to	avoid dismissal of th	
3. The proposed amendment(s) filed after a final rejection, be a consider the proposed amendment (a) They raise new issues that would require further core (b) They raise the issue of new matter (see NOTE below (c) They are not deemed to place the application in better the consideration in the considera	nsideration and/or search (see NO v);	TE below);	
appeal; and/or (d) They present additional claims without canceling a converse NOTE: (See 37 CFR 1.116 and 41.33(a)).			(770)
 4. The amendments are not in compliance with 37 CFR 1.12 5. Applicant's reply has overcome the following rejection(s): 		mpliant Amendment	(PTOL-324).
 Applicant's reply has overcome the following rejection(s). Newly proposed or amended claim(s) would be all non-allowable claim(s). 	· · · · · · · · · · · · · · · · · · ·	timely filed amendme	ent canceling the
7. For purposes of appeal, the proposed amendment(s): a) [how the new or amended claims would be rejected is prov The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 42, 44-62, 64-89, 91, and 93-94. Claim(s) withdrawn from consideration:		II be entered and an e	explanation of
AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 			
 The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to of showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appe and was not earlier presented. S	al and/or appellant fai ee 37 CFR 41.33(d)(1	ls to provide a l).
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	of the status of the claims after e	ntry is below or attach	ned.
11. The request for reconsideration has been considered but See Continuation Sheet.	does NOT place the application in	n condition for allowar	nce because:
12. ☐ Note the attached Information <i>Disclosure Statement</i>(s). (13. ☐ Other:	PTO/SB/08) Paper No(s)		
/KET D DANG/ Examiner, Art Unit 3742	/Stephen J Ralis/ Primary Examiner, Art U	nit 3742	

Continuation of 11. does NOT place the application in condition for allowance because: The Final rejection still meets the claimed invention. Applicant argues on page 3 of the Arguments/Remarks that, recited "the transport elements 33 or balls respectively are forced to move in a circulating manner within guide path 32 in the guiding elements 28. The welding wire 13 is then clamped by the circulating transport elements 33 and moved forward in the longitudinal direction of the welding wire 13." In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., the transport elements 33 or balls respectively are forced to move in a circulating manner within guide path 32 in the guiding elements 28.) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). To further clarify applicant's statement that ... to move in a circulation manner within guide path (32) of the guiding element (28), this limitation was not in the claimed invention. It just claimed displaceable, not specified or claimed how the transport elements (33) is displaceable. Since it is not in the claims, therefore it is moot for argument. The transport element (2, i.e. the roller) of Berger is movable in the radial direction and displaceable up and down along the guiding element (5) to accommodate the sizes of the feeding wire (3).

Applicant also argues on pages 3-4 of the Arguments/Remarks that the transport element (2) of Berger does not displaceable along a guiding element. Examiner disagrees with argument. Berger discloses the transport element (2, i.e. the roller) is movable along the guiding element (5) (page 1, lines 79-96).

Therefore, the combination of references (Berger in view of Schach et al. and Sugiyama) fully meets all of the limitations of the claimed invention.

Examiner notes that claim 93 is not new claim. It should changed to Currently Amended.